#### U.S. Department of Justice

Washington, DC 20530

#### OMB No. 1124-0006; Expires April 30, 2017

# Exhibit A to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently. The filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at <a href="http://www.fara.gov">http://www.fara.gov</a>.

Privacy Act Statement. The filing of this document is required by the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide this information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit's webpage: <a href="http://www.fara.gov">http://www.fara.gov</a>. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: <a href="http://www.fara.gov">http://www.fara.gov</a>.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing its collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterespionage Section, National Security Division, U.S. Department of Justice Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

DC 20530; and to the Office of Information and Regulatory Affairs,	ge Section, National Se Office of Management	curity Division, U.S. De and Budget, Washington	DO 20503.	Washington,
<ol> <li>Name and Address of Registrant         Dickens &amp; Madson Canada Inc., c/o Traeger Resources &amp; Lo         740 Notre Dame Ouest, Suite 1250         Montreal, QC, Canada H3C 3X6     </li> </ol>	ogistics		ECEIVED EGISTRATI	
3. Name of Foreign Principal	4. Principal Addr	ess of Foreign Principa	ıl	9: 37
Anyurt-Libya Co.	Airport F	Road, Tripoli,	Libya	UNIT
5. Indicate whether your foreign principal is one of the follow  Government of a foreign country  Foreign political party  Foreign or domestic organization: If either, check of Partnership  Corporation  Association	one of the following:  Committee  Voluntary group			
6. If the foreign principal is a foreign government, state:				
<ul><li>a) Branch or agency represented by the registrant</li><li>b) Name and title of official with whom registrant de</li></ul>	eals			
			* * * * * * * * * * * * * * * * * * * *	
<ul><li>7. If the foreign principal is a foreign political party, state:</li><li>a) Principal address</li></ul>		· · · · · · · · · · · · · · · · · · ·		
b) Name and title of official with whom registrant de	eals			
c) Principal aim				٠.

<sup>1 &</sup>quot;Government of a foreign country," as defined in Section 1(e) of the Act, includes any person or group of persons exercising sovereign de facto or de jure political jurisdiction over any country, other than the United States, or over any part of such country, and includes any subdivision of any such group and any group or agency to which such sovereign de facto or de jure authority or functions are directly or indirectly delegated. Such term shall include any faction or body of insurgents within a country assuming to exercise governmental authority whether such faction or body of insurgents has or has not been recognized by the United States.

	<del>_</del> _	political party:	
	the nature of the business or activity of this fore		den non en en douge va
	urt Co.'s relevant activity is to support a stable endent national government for a prosperou		aing an inclusive,
	3		•
•			
	foreign principal:		_
	d by a foreign government, foreign political par		Yes ⊠ No □
	a foreign government, foreign political party,		Yes 🛛 No 🗌
Directed b	y a foreign government, foreign political party,	or other foreign principal	Yes ⊠ No 🗆
Controlled	by a foreign government, foreign political part	ty, or other foreign principal	Yes ⊠ No □
Financed I	by a foreign government, foreign political party	, or other foreign principal	Yes 🗌 No 🗵
Subsidized	in part by a foreign government, foreign politi	cal party, or other foreign principal	Yes 🗆 No 🗵
	· · · · · · · · · · · · · · · · · · ·		
9. Explain fully all	items answered "Yes" in Item 8(b). (If addition	nal space is needed, a full insert page mus	t be used.)
	•••		
		•	
• •			
· · · · · · · · · · · · · · · · · · ·			
	ent in Tripoli. The ownersh		npany is unkno
he registran wn to Regis	t.The names of those affil trant can be provided by s	iated with Anyurt-Libya supplementation upon	a Company and request, but
he registrant wn to Regis	t.The names of those affil	iated with Anyurt-Libya supplementation upon	mpany is unkno a Company and request, but
the registrant wn to Regist losure of the	t.The names of those affil trant can be provided by s	iated with Anyurt-Libya supplementation upon ing may place them at	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the	t. The names of those affil trant can be provided by s eir identities in a public fil	iated with Anyurt-Libya supplementation upon ing may place them at	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the	t. The names of those affil trant can be provided by s eir identities in a public fil	iated with Anyurt-Libya supplementation upon ing may place them at	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the	t. The names of those affil trant can be provided by s eir identities in a public fil	iated with Anyurt-Libya supplementation upon ing may place them at	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the	t. The names of those affil trant can be provided by s eir identities in a public fil	iated with Anyurt-Libya supplementation upon ing may place them at	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the	t. The names of those affil trant can be provided by s eir identities in a public fil	iated with Anyurt-Libya supplementation upon ing may place them at	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the 10. If the foreign principal	t. The names of those affiltrant can be provided by seir identities in a public filtincipal is an organization and is not owned or call, state who owns and controls it.	iated with Anyurt-Libya supplementation upon ing may place them at point point properties of the second sec	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the 10. If the foreign principal	t. The names of those affil trant can be provided by s eir identities in a public fil	iated with Anyurt-Libya supplementation upon ing may place them at point point properties of the second sec	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the 10. If the foreign principal	t. The names of those affiltrant can be provided by seir identities in a public filtincipal is an organization and is not owned or call, state who owns and controls it.	iated with Anyurt-Libya supplementation upon ing may place them at point point properties of the second sec	mpany is unkno a Company and request, but physical risk.
he registrant wn to Regist losure of the  10. If the foreign principal registrant	t. The names of those affiltrant can be provided by seir identities in a public filtincipal is an organization and is not owned or call, state who owns and controls it.  Anyurt-Libya Company is executed the call of the cal	iated with Anyurt-Libya supplementation upon ing may place them at point of the property of the property of the registration.	mpany is unknown a Company and request, but physical risk.  In political party or other
he registrant wn to Regist losure of the  10. If the foreign pr foreign principal  /nership of A	t. The names of those affiltrant can be provided by seir identities in a public filtincipal is an organization and is not owned or call, state who owns and controls it.  Anyurt-Libya Company is executive to the control of the contr	iated with Anyurt-Libyasupplementation upon ing may place them at pointrolled by a foreign government, foreign unknown to the registrement of the registrement and that he/she is familiar with the controlled	mpany is unknown a Company and request, but physical risk.  In political party or other cant.
he registrant wn to Regist losure of the  10. If the foreign principal reship of A  In accordance winformation set if	t. The names of those affiltrant can be provided by seir identities in a public filtincipal is an organization and is not owned or call, state who owns and controls it.  Anyurt-Libya Company is executive to the control of the call of	iated with Anyurt-Libyasupplementation upon ing may place them at pointrolled by a foreign government, foreign unknown to the registrement of the registrement and that he/she is familiar with the controlled	mpany is unknown a Company and request, but physical risk.  In political party or other cant.
he registrant wn to Regist losure of the  10. If the foreign principal reship of A  In accordance winformation set if	t. The names of those affiltrant can be provided by seir identities in a public filtincipal is an organization and is not owned or call, state who owns and controls it.  Anyurt-Libya Company is executive to the control of the contr	iated with Anyurt-Libyasupplementation upon ing may place them at pointrolled by a foreign government, foreign unknown to the registrement of the registrement and that he/she is familiar with the controlled	mpany is unknown a Company and request, but physical risk.  In political party or other cant.

#### U.S. Department of Justice

Washington, DC 20530

#### OMB No. 1124-0004; Expires April 30, 2017

## Exhibit B to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at <a href="http://www.fara.gov">http://www.fara.gov</a>.

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, DC. Statements are also available online at the Registration Unit's webpage: <a href="http://www.fara.gov">http://www.fara.gov</a>. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: <a href="http://www.fara.gov">http://www.fara.gov</a>.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterespionage Section, National Security Division, U.S. Department of Justice, Washington DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20593.

1. Name of Registrant	2. Registration No.	A 20
Dickens & Madson Canada Inc.	6200	9. 0
	0200	37
		~ :

3. Name of Foreign Principal

# Anyurt-Libya Co.

## Check Appropriate Box:

- 4. The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach a copy of the contract to this exhibit.
- 5. There is no formal written contract between the registrant and the foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach a copy of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 6. The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and expenses, if any, to be received.
- Describe fully the nature and method of performance of the above indicated agreement or understanding.
   See attached Consultancy Agreement.

ate of Exhibit B ember 7, 2014.	Name and Title Ari Ben-Menashe, F	President and Di		Signature Ari Ben-Mena	she			
	entirety true and accum	rate to the best o		<u> </u>				٠.
information set forth	8 U.S.C. § 1746, the in this Exhibit B to the	ne registration sta	atement and tha	he/she is fam	iliar with the			
		· <b>F</b>	EXECUTION				· · · · · ·	
	· · · · · · · · · · · · · · · · · · ·					<del>lajora i roma</del>	· · · · · · · · · · · · · · · · · · ·	_ '
					· ·		•	
							•	
:						• •		
			: .					
			· 5			·	e .	
		•		. •		•	•	
	pecifically attempt to eme Court ruling that							
with respect to N							•	
growing out of th	ie GNC in Libya. Regi	strant may have	direct commu	rications with	U.S. policy r	nakers or opinio	n leaders	
=	neans to be employed empt to influence U.			والمراجعة المتعادية	an erram - at fi	estibues ==	rn na a - 4	
If yes, describe all	such political activiti	es indicating, an	nong other thing	s, the relation	s, interests or	policies to be in	fluenced	
the footnote below	v? Yes ⊠ No	Ō					·	
. Will the activities	on behalf of the abov		al include politi	cal activities a	s defined in	Section 1(o) of the	ne Act and in	-
		•					,	
				•				
		•			. "			
							•	
of Libya. Registra	nt will also provide lo	bbying services	in other countr	es.			,	
Providing media	and public relations s	ervices regarding	the foreign pri	ncipal's goals,	capacities an	d values with res	pect to the go	ver
					•			
and government	of Libya.		, <b>3</b> 0,				gorenianee	*
Lobbying the ex	ecutive and/or legisla	ative branches o	f the governme	nt of the Unit	ed States wi	th respect to the	COVERDANCE	

Dickens & Madson (Canada), Inc. 740 Notre Dame West Montreal, Quebec, Canada H3C 3X6

 $\mathscr{G}$  October 2014

## CONSULTANCY AGREEMENT

You hereby retain us, and we hereby agree, as more fully set forth below, to lobby the executive and/or legislative branches of the Governments of the Russian Federation, the United States Of America and any other government or corporation or political movement within or outside of Libya as we may agree upon, on your behalf, and also to provide other services, all to assist the devising and execution of policies to attain your goals, as more fully described below, and subject to the terms and conditions select to be the terms and conditions select to the terms and conditions select the terms and conditions select the terms and conditions select the terms are the terms and the terms are the terms are

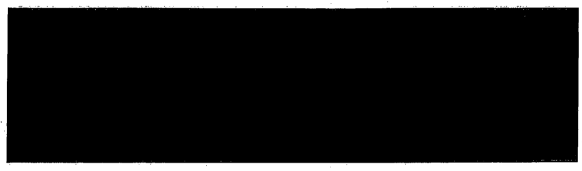
1. Our lobbying services shall consist of aid and financing from the Russian Federation and other countries. We shall maintain such contacts with the executive and/or the legislative branches of the aforesaid government or governments in order to facilitate your objectives. We shall urge the institution and/or maintenance of legislative and/or executive policies favorable to your objectives, and urge the elimination or prevention of such policies unfavorable to your goals and objectives.

These services are provided for the purpose of assisting you to establish a stable social and political environment for building an inclusive, independent national government for a prosperous sovereign and unitary Libya.

- 2. The services noted above shall be conducted by us if and only to the extent they are mutually agreed upon, and only to the extent allowed by law, and in particular, but without limitation, only to the extent that all activities conducted by us can be, and are, in compliance with any and all laws and regulations relating to lobbying for, representing and providing services to, a foreign entity, including registration and disclosure.
- 3. The other services cited by us above shall, to the extent mutually agreed upon, include media and public relations to promote the legitimacy of your goals and objectives.

ay som monop

4. Our fee for the services described above shall be US \$2,000,000.00 payable upon the signature of this agreement by both parties, by wire transfer to the following account:



- 5. Any normal out-of-pocket disbursements shall be our responsibility; and the payment of any unusual out-of-pocket disbursements shall be as mutually agreed upon.
- 6. We will keep you fully advised of all our efforts on your behalf.
- 7. We shall develop a series of guidelines within which we shall have the discretion to act on your behalf, subject always to your specific instructions.
- 8. We shall exert reasonable efforts to secure favorable legislative and/or executive policies and services, including, without limitation, the specific items noted in paragraphs 1 and 3 above. You are aware, however, and understand, that it is not possible or lawful in these fields to guarantee any particular results. In order to enable us to serve your interests effectively, considering the foregoing, you agree to cooperate with us fully and to furnish us with necessary information as promptly as possible.
- 9. The term of this agreement shall be for one (1) year, renewable upon mutual agreement.
- 10. This letter of agreement sets forth our entire understanding.
- 11. This agreement shall at all times be governed by the laws of Canada and more specifically the laws of the Province of Quebec. Any dispute shall be resolved before The London Court of International Arbitration (LCIA) in the United Kingdom.

Page 2 of 3

ay Bon monoch

If the foregoing correctly sets forth our agreement, please so indicate by countersigning below. This letter shall then constitute a binding agreement between us. Dated as of this day of October 2014.

Confirmed and accepted:

Dickens & Madson Canada, Inc.

By: W SM MONA

3892379

Confirmed and accepted:

ANAYURT Co. offices

Mohamed Ali

Page 3 of 3